## UNITED STATES BANKRUPTCY COURT DISTRICT OF OREGON

In	e ) ) Case No
De	) ) NOTICE OF <i>POST</i> -CONFIRMATION ) AMENDMENT OF PLAN ) otor(s)
Th tru	e proponent, who is
	, by and through the undersigned certifies that:
1.	An original amended plan dated was attached to the original of this Notice <u>AND</u> has been filed with the Clerk of Court.
2.	The confirmed plan, dated, shall remain in full force and effect unless the amended plan becomes the plan.
3.	The trustee's name and address are:
4.	( <i>IF proponent is the DEBTOR, CHECK ONE of the following two options</i> ) Attached, and verified as true and correct, are updated versions of Schedules A (including present amount of any secured debt on property), B, I, J <u>AND</u> a copy of the latest real property tax assessment statement; OR The trustee has waived the requirement of updated Schedules A, B, I, J and a copy of the latest real property tax assessment. Debtor will provide those documents promptly upon request by any interested party and/or the court.
5.	PRIOR to filing this plan with the Clerk, a separate summary of the amendments, a copy of the plan, all schedules and statements required by paragraph 4 above, and any other pertinent information were served on the trustee who either: (a) approved the plan affirmatively or by silence by failure to notify proponent of his objection within 14 days of the date it was served on him, or (b) requested amendments which were unacceptable to the proponent.
6.	Oncopies of this Notice <u>AND</u> the amended plan described above were served on the debtor(s); any debtor's attorney; trustee; U.S. Trustee; and all creditors (or if original time to file claims has expired, only on creditors who filed claims and entities that filed a request to receive all case notices).
Da	re:
	Signature, Relation to Proponent, AND Proponent's Contact Phone #
	(If debtor is proponent) Debtor's Address (unless shown above) & Taxpayer ID#(s) (last 4 digits)

**NOTICE IS GIVEN THAT** the amended plan described above shall become the plan, pursuant to 11 USC §1329(b) if a Ch. 13 case or 11 USC §1229(b) if a Ch. 12 case, unless within 21 days of the service date in paragraph 6 above the trustee or other interested party BOTH: (1) files written objections, setting forth the specific grounds for objection, with the Clerk of Court (i.e., if the 5-digit portion of the Case No. begins with "3" or "4", mail to 1001 S.W. 5th Ave. #700, Portland OR 97204; OR, if it begins with "6" or "7", mail to 405 E 8<sup>th</sup> Ave #2600, Eugene OR 97401), AND (2) serves copies thereof on the proponent AND the trustee named in paragraph 3 above. The terms of the previously entered Confirmation Order shall continue to apply except to the extent such terms are inconsistent with the amended Plan.

CLERK, U.S. BANKRUPTCY COURT

## UNITED STATES BANKRUPTCY COURT DISTRICT OF OREGON

		DISTRICT OF C	REGON			
ln ı	re	) Case No ) (NOTE: If blank, C ) on the Meeting of				
De	ebtor(s)	) CHAPTER 13 PLAN I ) MOTION TO VALU MOTION TO AVO SECURED CLAIM [MARK above IF appl	JE COL <mark>LATERA</mark> ID LIENS   AMOUNT LIMIT		DITOR CONSEN	т
1.	The debtor shall pay to the trustee (a) a perevery	sfers, including proceeds frontax years and net tax rebtor for a deficiency show ceived during:  The life prision; if neither is checked.	om transfers avoid efunds attributable on on any tax retur of the plan, or ed, "for the life of	ded by the truste e to postpetition in for that same 36 or 60 mo the plan" applie	(inserter; (c) upon receiper tax years (i.e., tax year or tax panths from the dates); (d) a lump su	ax refunds not aid by setoff by te the first plan im payment of
	Debtor acknowledges that if the debtor is e motion of the trustee granted by the cou immediately.	ever more than 30 days del rt after appropriate notice	inquent on any pa	yment due unde on order to del	er section 1(a) of otor's employer r	this plan, upon may be issued
2.	The trustee shall apply all funds received p  (a) First, to the trustee's commission and  (b) Second, with respect to secured credit to apply, except as otherwise provided payment of the underlying debt, deter secured claims will be paid as shown listed below, disbursements of funds as	expenses. ors, the terms of the debtor d in this plan or in the cont mined under nonbankrup below. Should the trustee	's prepetition agre irmation order. S tcy law, or discha e not have sufficie	ecured creditors	s shall retain thei 8, as appropriate	r liens until the . Any allowed
	(1) If a creditor is not fully secured, the and (f) if the claim identifies the proclaim of the claim identifies the proclaim of the claim identifies the proclaim of the claim of the c	iority position of the claim, URED BY PURCHASE SE BY THE DEBTOR(S) PERSONAL PROPERTY ( ITION SHALL BE TREAT	and, if not, under MONEY SECUR WITHIN 910 DA COLLATERAL AC	the provisions o ITY INTEREST YS PRECEDIN QUIRED WITHI	f pt. 2(f) only. HC S IN (i) A MOT G THE FILING [ N ONE (1) YEAF	OWEVER, THÉ OR VEHICLE DATE OF THE R PRECEDING
	From the payments received purs following holders of such claim: REINSTATING, MUST BE SHOW CLAIM SHALL CONTROL.	s as detailed below. Es	STIMATED PREF	PETITION ARR	EARAGES, IF	CURING AND
		Estimated Arrearage	Collateral Value if Not	Estimated Total Debt if Paving	Post-	Equal Monthly

if Curing

Paying in Full

If the collateral is not to be sold, and the provisions in capital letters above governing claims of creditors with purchase money security interests in personal property do not apply, the value of the collateral, where the debtor is not paying the debt in full, shall be fixed in the amount stated above for purposes of administration of this plan as

Debt in Full

Interest Rate

**Payments** 

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Collateral

Creditor

well as for purposes of determining the amount of any secured claim, if undersecured, unless objected to at or before the first date set for the confirmation hearing on this plan or, if applicable, prior to expiration of time to object to any proposed modified plan, in which case the value will be determined by the court. If the collateral is to be sold, the value shall be the sales price. The debtor MOVES the court for an order so fixing the value of the collateral. Otherwise, the creditor's proof of claim shall control.

(2) DEBTOR PROPOSES THAT THE CREDITOR(S) SPECIFICALLY IDENTIFIED BELOW AGREE TO THE FOLLOWING TREATMENT WHICH THE COURT MIGHT NOT BE ABLE TO APPROVE ABSENT CONSENT OF CREDITOR(S). FAILURE OF CREDITOR TO FILE A WRITTEN OBJECTION TO THIS PLAN PRIOR TO CONFIRMATION SHALL CONSTITUTE ACCEPTANCE OF THE PLAN.

From the payments received pursuant to pt. 1, if a claim has been timely filed and allowed as secured, make payments to the following holders of such claims as detailed below. ESTIMATED PREPETITION ARREARAGES, IF CURING AND REINSTATING, MUST BE SHOWN BELOW.

Estimated

Estimated Collateral Total Debt Post-Arrearage Value if Not if Paying confirmation Payment

<u>Creditor</u> <u>Collateral</u> <u>if Curing Paying in Full Debt in Full Interest Rate Provisions</u>

If the collateral is not to be sold, for purposes of administration of this plan and case, the secured claim shall be limited to the value of the collateral stated above unless creditor objects at or before the first date set for the confirmation hearing on this plan or, if applicable, prior to expiration of time to object to any proposed modified plan, in which case the value will be determined by the court. The debtor MOVES the court for an order so fixing the value of the collateral. If the collateral is to be sold, the value shall be the sales price.

- (3) Adequate protection payments shall be disbursed by the trustee pre-confirmation from funds on hand with the trustee in the payment amounts specified in the plan for personal property secured creditors, absent a provision in this plan or a court order providing for a different amount to be paid pre-confirmation. If the debtor fails to make a monthly payment sufficient to pay the adequate protection payments in full, the trustee will disburse the funds pro rata according to the monthly payments proposed for those creditors. Adequate protection payments paid through the trustee pre-confirmation will be deducted from the amount of the allowed claim. Unless the concerned creditor is fully secured or oversecured for purposes of §506 or §1325(a)(9), no interest shall be paid from the date of the filing of the petition to the date of confirmation unless otherwise specifically provided for in the payment provisions set forth above.
- (4) Attorney Compensation: 🗸 YA attorney fees and expenses are \$\_\_\_\_\_; of which \$\_\_\_\_ remains unpaid. Said amount is to be paid either: From all available funds after pt. 2(b) payments are made; or Other -
- (5) The debtor shall surrender any collateral not otherwise addressed by the terms of this plan no later than upon confirmation of this plan to the following (i.e., state <u>creditor</u> NAME followed by DESCRIPTION of collateral to be surrendered):
- (c) Third, pro rata until fully paid, allowed unsecured domestic support obligations.
- (d) Fourth, allowed administrative expenses under §507(a)(2).
- (e) Fifth, pro rata, until fully paid, to allowed priority claims in the order stated in §507(a)(3)-(10), including §1305 claims, unless otherwise ordered.
- f) Sixth, pro rata, to timely filed and allowed nonpriority unsecured claims, the amounts required by §1325(b)(1). These monies will be distributed in the method indicated in the section marked below [MARK ONLY **ONE**]. The terms of pt. 8 shall also apply.
  - (1) The creditors will receive approximately \_\_\_\_\_\_\_ % of their claims. Payment of any dividend will depend upon secured claims at the time of confirmation, the total amount of allowed claims, and the costs of administration, including all allowed attorneys' fees of the debtor.
  - (2) The creditors will receive a minimum \_\_\_\_\_\_% of their claims. This percentage will not be reduced despite the amount

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[NOTE: Printed text may NOT be stricken!]

	of total creditors' claims filed.  (g) [Not Applicable if NA inserted in the blank] Pursuant to §1325(a)(4), the "best interest of creditors" number is determined to b \$, and not less than that amount shall be distributed to unsecured creditors.  (h) [Not Applicable if NA is inserted in the blank] Pursuant to §1325(a)(4), all allowed unsecured claims shall receive interest of the state
•	
3.	The debtor ASSUMES the following executory contracts and leases:  Creditor Amount of Default [State if None] Cure Provisions
	Those executory contracts or leases not specifically mentioned above are treated as rejected. Any timely filed and allowed clair arising from rejection shall be treated under pt. 2(f). The debtor will pay all assumed executory contracts and leases directly, including amounts required to cure. The debtor shall surrender any property covered by rejected executory contracts or leases to the affected creditor no later than upon confirmation of this plan.
4.	The debtor shall pay directly to each of the following creditors, whose debts are either fully secured or are secured only by a securit interest in real property that is the debtor's principal residence, the regular payment due postpetition on these claims in accordance with the terms of their respective contracts, list any prepetition arrearages in pt. 2(b), and/or specify any other treatment of suc secured creditor(s) in an additional pt. at the end of this plan:
5.	Subject to the provisions of §502, untimely claims are disallowed, without the need for formal objection, unless allowed by court orde
6.	(a) The debtor MOVES, pursuant to §522(f)(1)(A), to avoid the judicial liens of the following creditors because they impair a exemption(s) of the debtor:
	(b) The debtor MOVES, pursuant to §522(f)(1)(B), to avoid the non-purchase money security interests of the following creditor because they impair an exemption(s) of the debtor:
	Absent objection from a creditor, filed prior to the first date set for the confirmation hearing on this plan, the order of confirmation will avoid its lien and its claim will be treated in pt. 2(f).
7.	Except as otherwise provided herein, postpetition interest on all unsecured claims is disallowed. Interest continues to accrue on debt that are excepted from discharge.
8.	[To be completed if plan will not be completed until more than 36 months after the first plan payment due under the originally filed plan.] The approximate length of the plan is months; cause to extend longer than 36 months is as follows:
	Except as otherwise explicitly provided by pt, Debtor(s) shall make plan payments for 36 months, unless the debtor(s) pay 100% of all allowed claims with appropriate interest, except the plan payments shall continue for more than 36 months to the exter (1) the plan proposes a longer period, not to exceed 60 months, as necessary to complete required payments to creditors, or (2 §1322(d)/1325(b) requires plan payments for a longer period.
9.	This plan may be altered postconfirmation in a non-material manner by court order after notice to the debtor, the trustee, any creditor whose claim is the subject of the modification and any interested party who has requested special notice.

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full at the time of the confirmation hearing.

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Debtor(s) certifies that all postpetition domestic support obligations have been paid in full on the date of this plan and will be paid in

11.	Debtor(s) further certifies that the petition was forbidden by law.	as filed in good faith, and this p	lan was proposed in good faith and not by	any means
	DEBTOR	<del></del>	DEBTOR	
ANE via (	PIES OF THIS PLAN ON any insured deposit (c) THE FOLLOWING LIST <u>SEPARATELY</u> II certified mail INCLUDING the names AND ac matrix listing, the list of names and address	DENTIFIES all such creditors ddresses of ALL such creditor	served via matrix listing and such credit ers served (NOTE: With respect to credit	ors served

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## In re: Jayson and Victoria Rellis U.S. Bankruptcy Case No. 12-30291

## Exhibit 1 to Post Confirmation Modified Plan Dated May 4, 2016

- 12. This modified plan is prospective only and shall not alter or effect the debtors' obligation under any previously confirmed plan.
- 13. The Debtors shall provide the Trustee with one (1) month of pay stubs and amended I & J Schedules within 60 days of Victoria Maddux fka Victoria Rellis gaining employment.
- 14. The Debtor(s) must make all payments which are due under the current Chapter 13 Plan, for the six month period beginning June 2016, or the Court shall dismiss this Case upon the filing, by the Chapter 13 Trustee, of a Statement of Failure to Comply reciting to the Court that Debtors failed to make the required Plan payment(s). If Debtors are on a wage order, the Trustee will give Debtors and Debtors counsel 10 days notice prior to filing the Statement of Failure to Comply. During this period, the Debtors personally are to pay the required plan payments to the Chapter 13 Trustee for any month where any employer, required to so pay, fails to do so.
- 15. Debtors must complete the Chapter 13 plan and payoff the case by January 30, 2017. If debtors fail to complete the plan and payoff the case by January 30, 2017, the Court shall dismiss this case upon the filing by the Trustee of a Statement of Failure to Comply, which recites that the debtor failed to complete the plan and payoff the case by the required deadline.
- 16. Pursuant to §506, and within 60 days after confirmation, debtor(s) will file an adversary proceeding or motion to avoid the junior lien held by Aurora Bank in the real property located at 14714 SE Emery Lane, Clackamas, OR 97015. Entry of the Order Confirming Plan is not res judicata with respect to this lien. Any Judgment or Order avoiding such lien shall be void and such lien shall be reinstated if the case is dismissed or converted. If the lien creditor has filed a secured claim and the lien is avoided, the claim will be treated as an allowed unsecured claim.